EXHIBIT XX

1 2 3 4 5 6 7 8	G. HOPKINS GUY, III (STATE BAR NO. 124 I. NEEL CHATTERJEE (STATE BAR NO. 17 MONTE COOPER (STATE BAR NO. 196746) ROBERT D. NAGEL (STATE BAR NO. 2111 JOSHUA H. WALKER (STATE BAR NO. 224 ORRICK, HERRINGTON & SUTCLIFFE LLF 1000 Marsh Road Menlo Park, CA 94025 Telephone: 650-614-7400 Facsimile: 650-614-7401 Attorneys for Plaintiff THEFACEBOOK, INC.	3985)) 13) !940)	
9	SUPERIOR COURT OF TH	HE STATE OF CALIFORNIA	
10	COUNTY OF	SANTA CLARA	
11	THEFACEBOOK, INC.,	CASE NO. 1:05-CV-047381	
12	Plaintiff,	THEFACEBOOK, INC.'S FIRST SET	
13	ŕ	OF SPECIAL INTERROGATORIES TO DEFENDANT DIVYA	
14	V.	NARENDRA	
15 16	CONNECTU LLC, CAMERON WINKLEVOSS, TYLER WINKLEVOSS, HOWARD WINKLEVOSS, DIVYA NARENDRA, AND DOES 1-25,		
17	Defendants.		
18 19 20 21 22	PROPOUNDING PARTY: THEFACT RESPONDING PARTY: DIVYA N SET NO.: ONE (NO	ARENDRA	
23	YOU ARE HEREBY REQUESTED, pu	rsuant to California Code of Civil Procedure	
24	section 2030, to answer the following interrogatories separately and fully, in writing, and under		
25	penalty of perjury, within thirty (30) days after service.		
26	<u>DEFI</u>	NITIONS	
27	A. "ANY" shall be understood to in	clude and encompass "ALL." As used herein, the	
28	DOCSSV1:432605.1		

INTERROGATORIES: SET ONE

singular shall always include the plural and the present tense shall also include the past tense. The words "AND" as well as "OR" shall be construed disjunctively or conjunctively as necessary to bring within the scope of this request all documents or things that might otherwise be construed to be outside its scope.

- B. The terms "PERSON" and "PERSONS" mean both natural persons and legal entities, including without limitation, corporations, companies, firms, partnerships, joint ventures, proprietorships, associations, and governmental bodies or agencies. Unless noted otherwise, references to any person, entity or party herein include its, his, or her agents, attorneys, employees, employers, officers, directors, or others acting on or purporting to act on behalf of said person, entity, or party.
- C. "EVIDENCE" or any variant thereof, including but not limited to "EVIDENCING," when used in connection with any document, shall be understood to apply if the document directly or indirectly mentions, discusses, constitutes, concerns, supports contradicts, relates to, refers to, or in any other way deals with the subject matter described in the request in which the term appears.
- D. "REFER TO" or "RELATE TO" as used herein mean pertaining to, relevant to, material to, evidencing, affecting, comprising, discussing, dealing with, considering or otherwise concerning in any manner whatsoever the subject matter of the inquiry.
- E. As used herein, the term "DOCUMENT" means the original and each non-identical copy of any written, printed, typed, recorded, computerized, electronic, taped, graphic, or other matter, in whatever form, whether in final or draft, including but not limited to all materials that constitute "writings" or "recordings" or "photographs" within the broadest meaning of the term "Writing" as defined in California Code of Evidence sections 250, 255, and 260 and all materials that constitute "documents" within the broadest meaning of California Code of Civil Procedure section 2031. DOCUMENT includes without limitation, printed matter, electronic mail, materials stored on computer hard drives, diskettes, tapes, any other computer media, recorded voice mail messages and any other information stored magnetically, optically or electronically.

J. "WINKLEVOSS COMPANIES" means, without limitation, Winklevoss
Technologies, LLC; Winklevoss Consultants, Inc., The Winklevoss Group; AND Winklevoss,
LLC, their past AND present parents, subsidiaries, affiliates, predecessors, divisions, officers,
directors, trustees, employees, staff members, agents, counsel, representatives, consultants, AND
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interrogatory answers and to state the document's title and date, or if unknown, the approximate date of creation;

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has been previously produced or used in discovery or to attach a true copy of the document to the

INTERROGATORIES: SET ONE

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Describe in detail AND IDENTIFY ALL contacts AND COMMUNICATIONS YOU, CONNECTU, HARVARDCONNECTION AND WINKLEVOSS COMPANIES have had with PERSONS (including without limitation, USERS) currently OR formerly residing OR domiciled in California; businesses (including without limitation, Internet search engines providers such as Google Inc. AND Yahoo! Inc., server providers, advertising agencies, advertisers, Internet service providers, computer equipment providers, YOUR licensors AND licensees) currently OR formerly located, licensed, based, OR incorporated in California; AND universities, colleges, high schools located in California, including without limitation, letters, emails, advertising materials, business solicitations, business contacts, telephonic conversations, facsimile transmissions, AND trips to California. In doing so, IDENTIFY the PERSONS contacted, the location AND time where any such contact OR event occurred, AND the subject matter of the contact OR COMMUNICATION.

INTERROGATORIES

INTERROGATORY NO. 2:

INTERROGATORY NO. 1:

IDENTIFY, on a monthly basis, how many USERS have been registered at the connectu.com website since February 2004, AND how many of those USERS are residents of, OR PERSONS domiciled in, California.

INTERROGATORY NO. 3:

IDENTIFY the number AND amount of accounts receivable owed YOU, CONNECTU, HARVARDCONNECTION AND WINKLEVOSS COMPANIES by PERSONS that, or who, are California residents OR PERSONS domiciled in California. In doing so, IDENTIFY the goods AND services for which the individual accounts receivable are owed.

INTERROGATORY NO. 4:

IDENTIFY ALL instances in which YOU, CONNECTU, HARVARD-CONNECTION AND WINKLEVOSS COMPANIES have been in California, including without limitation, business, trips, OR recreational trips; living, residing OR domiciling in California; AND flying DOCSSV1:432605.1 - 6 -

OR driving to OR through California. In doing so, IDENTIFY the dates of ALL occurrences AND the length of the stay in California. **INTERROGATORY NO. 5:** IDENTIFY ALL of YOUR, CONNECTU'S, HARVARDCONNECTION'S AND WINKLEVOSS COMPANIES' current AND former personal OR real property currently OR previously located in California. **INTERROGATORY NO. 6:** IDENTIFY ALL contracts AND agreements involving YOU, CONNECTU, OR WINKLEVOSS COMPANIES in which California law governs AND/OR in which the parties to the contract OR agreement agreed as to the jurisdiction of California state courts AND/OR United States federal courts located in California. **INTERROGATORY NO. 7:** IDENTIFY occurrences when YOU, CONNECTU, AND/OR ANY PERSON on YOUR OR CONNECTU'S behalf, including without limitation, PACIFIC NORTHWEST SOFTWARE, accessed the website, www.facebook.com, AND the purposes of each access, including without limitation, ANY COMMUNICATIONS that RELATE TO ANY of the occurrences AND FACEBOOK user OR registrant accounts OR email addresses used to access the facebook.com website. **INTERROGATORY NO. 8:** IDENTIFY occurrences when YOU, CONNECTU, AND/OR ANY PERSON on YOUR OR CONNECTU'S behalf, including without limitation, PACIFIC NORTHWEST SOFTWARE, distributed emails to email addresses of members OR registrants of FACEBOOK for ANY reason, including without limitation, to solicit membership OR registration with CONNECTU, including without limitation, email addresses of PERSONS currently OR formerly located, residing OR domiciled in California, including without limitation, ANY COMMUNICATIONS that RELATE TO ANY of the occurrences. **INTERROGATORY NO. 9:** IDENTIFY ALL of YOUR, CONNECTU'S, HARVARDCONNECTION'S AND

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WINKLEVOSS COMPANIES' licenses OR registrations regarding the ability to do business in
California.
INTERROGATORY NO. 10:
IDENTIFY the first date YOU knew OR believed that FACEBOOK, its servers, facilities,
offices, OR personnel were located in California.
INTERROGATORY NO. 11:
IDENTIFY the services provided through the connectu.com website to USERS, including
without limitation, how the services are provided.
INTERROGATORY NO. 12:
IDENTIFY ALL USERS, including without limitation, their respective email addresses.
INTERROGATORY NO. 13:
IDENTIFY the circumstances surrounding the formation AND maintenance of
CONNECTU as a limited liability company, including without limitation, filings, investments,
COMMUNICATIONS, PERSONS involved, capitalization, directors, officers, attorneys,
investors, AND reasons for the formation, as well as organizational meetings, including without
limitation meetings of directors, officers, board member, AND Members, Managers AND Board
of Managers, as defined in the Limited Liability Company Operating Agreement of ConnectU,
LLC – bates numbers C011285 through 011335.
<u>INTERROGATORY NO. 14:</u>
IDENTIFY current AND former directors, officers, employees, AND agents of
CONNECTU (including without limitation, Members, Managers AND Board of Managers as
defined in the Limited Liability Company Operating Agreement of ConnectU, LLC – bates
numbers C011285 through 011335), HARVARDCONNECTION, AND WINKLEVOSS
COMPANIES, including without limitation, dates in these positions, duties, job descriptions,
authorities, AND responsibilities.
INTERROGATORY NO. 15:
IDENTIFY ALL of YOUR, CONNECTU'S, HARVARDCONNECTION'S OR
WINKLEVOSS COMPANIES' advertising, promotions AND marketing activities directed, at DOCSSV1:432605.1 - 8 -

1	least in part, at California residents.
2	INTERROGATORY NO. 16:
3	IDENTIFY ALL of YOUR, CONNECTU'S, HARVARDCONNECTION'S AND
4	WINKLEVOSS COMPANIES' business relationships with, OR financial interests in, businesses
5	(including without limitation, Affiliates as defined in Limited Liability Company Operating
6	Agreement of ConnectU, LLC – bates numbers C011285 through 011335) currently OR formerly
7	incorporated, licensed, located, based, OR with facilities OR offices located in California,
8	including without limitation, the nature of each relationship, the IDENTITY of each business,
9	AND whether each business is incorporated, licensed, located, based OR has facilities OR offices
10	located in California.
11	<u>INTERROGATORY NO. 17:</u>
12	IDENTIFY ALL reasons why defending this lawsuit in California would burden YOU.
13	INTERROGATORY NO. 18:
14	IDENTIFY the ownership of CONNECTU, HARVARDCONNECTION AND
15	WINKLEVOSS COMPANIES, including without limitation, PERSON'S names, amounts they
16	contributed OR invested, AND their percent ownership OR control (including without limitation,
17	Capital Contributions, Percent Interest, Equity Units, Non-Equity Units, Voting Units as defined
18	in the Limited Liability Company Operating Agreement of ConnectU, LLC – bates numbers
19	C011285 through 011335) on a by-PERSON basis.
20	INTERROGATORY NO. 19:
21	IDENTIFY the location of CONNECTU'S AND WINKLEVOSS COMPANIES' offices,
22	facilities, server/equipment locations.
23	INTERROGATORY NO. 20:
24	IDENTIFY ANY Dissociations, as defined in the Limited Liability Company Operating
25	Agreement of ConnectU, LLC – bates numbers C011285 through 011335, including without
26	limitation, the PERSON dissociated, the date, AND ANY reasons for each Dissociations.
27	INTERROGATORY NO. 21:
28	IDENTIFY ANY Distributions as defined in the Limited Liability Company Operating DOCSSV1:432605.1 - 9 -

1	Agreement of ConnectU, LLC – bates numbers C011285 through 011335, including without		
2	limitation, the dollar amount, the recipient, the reason, AND the date of each Distribution.		
3	INTERROGATORY NO. 22:		
4	IDENTIFY ALL universities, colleges, high schools, AND institutes of higher learning		
5	located in California at which CONNECTU provides OR provided services including without		
6	limitation, access to the connectu.com website, including without limitation University of		
7	California (all campuses), California State University (all campuses), Stanford University, San		
8	Jose State University, Santa Clara University, University of San Francisco, University of		
9	Southern California, University of San Diego, San Diego State University, AND Claremont		
10	Colleges (all campuses), as well as the USERS using email domains (e.g., name@stanford.edu)		
11	from those universities, colleges, high schools, AND institutes of higher learning.		
12	INTERROGATORY NO. 23:		
13	IDENTIFY ALL actions made on behalf of CONNECTU by YOU.		
14	Dated: November <u>3</u> , 2005 Orrick, Herrington & Sutcliffe LLP		
15	Dated: November 5, 2005 Orrick, Herrington & Sutcliffe LLP		
16	Rall		
17	Robert D. Nagel		
18	Attorneys for Plaintiff THEFACEBOOK, INC.		
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3	ROBERT D. NAGEL (STATE BAR NO. 211113) JOSHUA H. WALKER (STATE BAR NO. 224940)			
4	ORRICK, HERRINGTON & SUTCLIFFE LLF 1000 Marsh Road Maria Barly CA 04025			
5	Menlo Park, CA 94025 Telephone: 650-614-7400 Facsimile: 650-614-7401			
6	Attorneys for Plaintiff			
7	THEFACEBOOK, INC.			
8	SUPERIOR COURT OF TH	HE STATE OF CALIFORNIA		
9	COUNTY OF	SANTA CLARA		
10				
11	THEFACEBOOK, INC.,	CASE NO. 1:05-CV-047381		
12	Plaintiff,	THEFACEBOOK, INC.'S FIRST SET OF SPECIAL INTERROGATORIES		
13	V.	TO DEFENDANT CONNECTU		
14	CONNECTU LLC, CAMERON			
15	WINKLEVOSS, TYLER WINKLEVOSS, HOWARD WINKLEVOSS, DIVYA NARENDRA, AND DOES 1-25,			
16 17	Defendants.			
18	Defendants.	·		
19				
20	PROPOUNDING PARTY: THEFACEBOOK, INC.			
21	RESPONDING PARTY: CONNECTU			
22	SET NO.: ONE (NO	S. 1-23)		
23				
24	YOU ARE HEREBY REQUESTED, pursuant to California Code of Civil Procedure			
25	section 2030, to answer the following interrogatories separately and fully, in writing, and under			
26	penalty of perjury, within thirty (30) days after			
27		NITIONS Iclude and encompass "ALL." As used herein, the		
28	A. Avi shan be understood to in	totado and encompass 7100. Tis asea nereni, ale		
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INTERROGATORIES: SET ONE

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singular shall always include the plural and the present tense shall also include the past tense. The words "AND" as well as "OR" shall be construed disjunctively or conjunctively as necessary to bring within the scope of this request all documents or things that might otherwise be construed to be outside its scope.

- The terms "PERSON" and "PERSONS" mean both natural persons and legal B. entities, including without limitation, corporations, companies, firms, partnerships, joint ventures, proprietorships, associations, and governmental bodies or agencies. Unless noted otherwise, references to any person, entity or party herein include its, his, or her agents, attorneys, employees, employers, officers, directors, or others acting on or purporting to act on behalf of said person, entity, or party.
- "EVIDENCE" or any variant thereof, including but not limited to C. "EVIDENCING," when used in connection with any document, shall be understood to apply if the document directly or indirectly mentions, discusses, constitutes, concerns, supports contradicts, relates to, refers to, or in any other way deals with the subject matter described in the request in which the term appears.
- D. "REFER TO" or "RELATE TO" as used herein mean pertaining to, relevant to, material to, evidencing, affecting, comprising, discussing, dealing with, considering or otherwise concerning in any manner whatsoever the subject matter of the inquiry.
- As used herein, the term "DOCUMENT" means the original and each non-E. identical copy of any written, printed, typed, recorded, computerized, electronic, taped, graphic, or other matter, in whatever form, whether in final or draft, including but not limited to all materials that constitute "writings" or "recordings" or "photographs" within the broadest meaning of the term "Writing" as defined in California Code of Evidence sections 250, 255, and 260, AND ALL materials that constitute "documents" within the broadest meaning of California Code of Civil Procedure section 2031. DOCUMENT includes without limitation, printed matter, electronic mail, materials stored on computer hard drives, diskettes, tapes, any other computer media, recorded voice mail messages and any other information stored magnetically, optically or electronically.

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- "COMMUNICATION" as used herein means any contact, oral or documentary, formal or informal, at any place or under any circumstances whatsoever whereby information of any nature is transmitted or transferred, including without limitation, any note, memorandum or other record thereof, or a single person seeing or hearing any information by any means.
- "CONNECTU," "YOU," "YOUR," means defendant ConnectU LLC and its directors, officers, parents, subsidiaries, predecessors, successors, assigns, agents, servants, employees, investigators, attorneys, AND ALL other persons and entities representing it acting on its behalf, OR purporting to act on its behalf, including without limitation, Howard Winklevoss, Cameron Winklevoss, Tyler Winklevoss, AND Divya Narendra. It is acknowledged that the issue of whether HARVARDCONNECTION is a predecessor in interest to CONNECTU may be disputed. To the extent that an interrogatory requests information on "CONNECTU," "YOU," OR "YOUR," YOU must respond with specific information relating to CONNECT U first and ALL PERSONS listed above other than HARVARDCONNECTION. To the extent that YOU contend that any requested information RELATES TO HARVARDCONNECTION directly (e.g., a contention that a trade secret belonged to HARVARDCONNECTION) YOU must separately detail YOUR response vis-à-vis HARVARDCONNECTION.
- "HARVARDCONNECTION" means a project to develop a website for Harvard University Students AND alumni which made use of the term "HARVARDCONNECTION," AND ANY individual, group, OR association conducting OR proposing work to develop such
- "FACEBOOK" means, without limitation, Facebook, Inc. (formerly TheFacebook, Inc.), its past and present parents, subsidiaries, affiliates, predecessors, divisions, officers, directors, trustees, employees, staff members, agents, counsel, representatives, consultants, AND ALL PERSONS acting or purporting to act on its behalf.
- "WINKLEVOSS COMPANIES" means, without limitation, Winklevoss J. Technologies, LLC; Winklevoss Consultants, Inc., The Winklevoss Group; AND Winklevoss, LLC, their past AND present parents, subsidiaries, affiliates, predecessors, divisions, officers, directors, trustees, employees, staff members, agents, counsel, representatives, consultants, AND DOCSSV1:429379.3

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document; DOCSSV1:429379.3

- c. to identify each person who is an addressee, including each person to whom a copy was to be sent or who received a copy of the document;
 - d. to summarize the subject matter of the document;
- e. to provide the present location of the document and the identity of the custodian of the original and each copy thereof; and
- f. if the document no longer exists, to give the date on which it was destroyed, the identity of the person who destroyed it, and the person under whose authority it was destroyed.
- 5. "IDENTIFY" a circumstance, occurrence or event, means to describe it in detail, including date, time, surrounding circumstances, PERSONS involved OR present, reasons, effects, results, where AND how it occurred, AND what occurred.
- 6. In answering the following interrogatories, YOU are required to provide ALL information that is available to YOU within YOUR control, including information in the possession of YOUR attorneys, investigators, employees, agents, representatives, and guardians or any other person acting on YOUR behalf, and not merely information from YOUR own personal knowledge.
- 7. If YOU cannot answer any interrogatory in full, answer to the extent YOU are able to do so, state the reason for YOUR inability to answer further, and state the knowledge or information available to YOU concerning the unanswered portion.
- 8. If YOU object to any of the interrogatories, YOU must state the grounds for any objection(s). If YOU object to only part of an interrogatory, YOU must state the objection and the grounds for any objection(s) and respond to the remainder of the interrogatory.
- 9. Each answer should be preceded by a reiteration of the full interrogatory to which it responds.
- 10. For each interrogatory, IDENTIFY ALL persons who provided information or otherwise assisted in preparing YOUR response.

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INTERROGATORY NO. 1:

Describe in detail AND IDENTIFY ALL contacts AND COMMUNICATIONS YOU, HARVARDCONNECTION AND WINKLEVOSS COMPANIES have had with PERSONS (including without limitation, USERS) currently OR formerly residing OR domiciled in California; businesses (including without limitation, Internet search engines providers such as Google Inc. AND Yahoo! Inc., server providers, advertising agencies, advertisers, Internet service providers, computer equipment providers, YOUR licensors AND licensees) currently OR formerly located, licensed, based, OR incorporated in California; AND universities, colleges, high schools located in California, including without limitation, letters, emails, advertising materials, business solicitations, business contacts, telephonic conversations, facsimile transmissions, AND trips to California. In doing so, IDENTIFY the PERSONS contacted, the location AND time where any such contact OR event occurred, AND the subject matter of the contact OR COMMUNICATION.

INTERROGATORIES

INTERROGATORY NO. 2:

IDENTIFY, on a monthly basis, how many USERS have been registered at the connectu.com website since February 2004, AND how many of those USERS are residents of, OR PERSONS domiciled in, California.

INTERROGATORY NO. 3:

IDENTIFY the number AND amount of accounts receivable owed YOU,
HARVARDCONNECTION AND WINKLEVOSS COMPANIES by PERSONS that, OR who,
are California residents OR PERSONS domiciled in California. In doing so, IDENTIFY the
goods AND services for which the individual accounts receivable are owed.

INTERROGATORY NO. 4:

IDENTIFY ALL instances in which YOU, HARVARD-CONNECTION AND WINKLEVOSS COMPANIES have been in California, including without limitation, business, trips, OR recreational trips; living, residing OR domiciling in California; AND flying OR driving to OR through California. In doing so, IDENTIFY the dates of ALL occurrences AND the length DOCSSVI:429379.3

of	the	stay	in	Cal	li	forn	ia.
~ -		5000		~~.			

INTERROGATORY NO. 5:

IDENTIFY ALL of YOUR, HARVARDCONNECTION'S AND WINKLEVOSS

COMPANIES' current AND former personal OR real property currently OR previously located in California.

INTERROGATORY NO. 6:

IDENTIFY ALL contracts AND agreements involving YOU OR WINKLEVOSS

COMPANIES in which California law governs AND/OR in which the parties to the contract OR agreement agreed as to the jurisdiction of California state courts AND/OR United States federal courts located in California.

INTERROGATORY NO. 7:

IDENTIFY occurrences when YOU AND/OR ANY PERSON on YOUR behalf, including without limitation, PACIFIC NORTHWEST SOFTWARE, accessed the website, www.facebook.com, AND the purposes of each access, including without limitation, ANY COMMUNICATIONS that RELATE TO ANY of the occurrences AND FACEBOOK user OR registrant accounts OR email addresses used to access the facebook.com website.

INTERROGATORY NO. 8:

IDENTIFY occurrences when YOU AND/OR ANY PERSON on YOUR behalf, including without limitation, PACIFIC NORTHWEST SOFTWARE, distributed emails to email addresses of members OR registrants of FACEBOOK for ANY reason, including without limitation, to solicit membership OR registration with CONNECTU, including without limitation, email addresses of PERSONS currently OR formerly located, residing OR domiciled in California, including without limitation, ANY COMMUNICATIONS that RELATE TO ANY of the occurrences.

INTERROGATORY NO. 9:

IDENTIFY ALL of YOUR, HARVARDCONNECTION'S AND WINKLEVOSS COMPANIES' licenses OR registrations regarding the ability to do business in California.

INTERROGATORY	IN	IU	ر . ر	U	J:
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IDENTIFY the first date YOU knew OR believed that FACEBOOK, its servers, facilities, offices, OR personnel were located in California.

INTERROGATORY NO. 11:

IDENTIFY the services provided through the connectu.com website to USERS, including without limitation, how the services are provided.

INTERROGATORY NO. 12:

IDENTIFY ALL USERS, including without limitation, their respective email addresses.

INTERROGATORY NO. 13:

IDENTIFY the circumstances surrounding the formation AND maintenance of CONNECTU as a limited liability company, including without limitation, filings, investments, COMMUNICATIONS, PERSONS involved, capitalization, directors, officers, attorneys, investors, AND reasons for the formation, as well as organizational meetings, including without limitation meetings of directors, officers, board member, AND Members, Managers AND Board of Managers, as defined in the Limited Liability Company Operating Agreement of ConnectU, LLC – bates numbers C011285 through 011335.

INTERROGATORY NO. 14:

IDENTIFY current AND former directors, officers, employees, AND agents of CONNECTU (including without limitation, Members, Managers AND Board of Managers as defined in the Limited Liability Company Operating Agreement of ConnectU, LLC – bates numbers C011285 through 011335), HARVARDCONNECTION, AND WINKLEVOSS COMPANIES, including without limitation, dates in these positions, duties, job descriptions, authorities, AND responsibilities.

INTERROGATORY NO. 15:

IDENTIFY ALL of YOUR, HARVARDCONNECTION'S OR WINKLEVOSS COMPANIES' advertising, promotions AND marketing activities directed, at least in part, at California residents.

1	INTERROGATORY NO. 16:
2	IDENTIFY ALL of YOUR, HARVARDCONNECTION'S AND WINKLEVOSS
3	COMPANIES' business relationships with, OR financial interests in, businesses (including
4	without limitation, Affiliates as defined in Limited Liability Company Operating Agreement of
5	ConnectU, LLC – bates numbers C011285 through 011335) currently OR formerly incorporated,
6	licensed, located, based, OR with facilities OR offices located in California, including without
7	limitation, the nature of each relationship, the IDENTITY of each business, AND whether each
8	business is incorporated, licensed, located, based OR has facilities OR offices located in
9	California.
10	INTERROGATORY NO. 17:
11	IDENTIFY ALL reasons why defending this lawsuit in California would burden YOU.
12	<u>INTERROGATORY NO. 18:</u>
13	IDENTIFY the ownership of CONNECTU, HARVARDCONNECTION AND
14	WINKLEVOSS COMPANIES, including without limitation, PERSON'S names, amounts they
15	contributed OR invested, AND their percent ownership OR control (including without limitation,
16	Capital Contributions, Percent Interest, Equity Units, Non-Equity Units, Voting Units as defined
17	in the Limited Liability Company Operating Agreement of ConnectU, LLC – bates numbers
18	C011285 through 011335) on a by-PERSON basis.
19	INTERROGATORY NO. 19:
20	IDENTIFY the location of CONNECTU'S AND WINKLEVOSS COMPANIES' offices,
21	facilities, server/equipment locations.
22	INTERROGATORY NO. 20:
23	IDENTIFY ANY Dissociations, as defined in the Limited Liability Company Operating
24	Agreement of ConnectU, LLC – bates numbers C011285 through 011335, including without
25	limitation, the PERSON dissociated, the date, AND ANY reasons for each Dissociations.
26	<u>INTERROGATORY NO. 21:</u>
27	IDENTIFY ANY Distributions as defined in the Limited Liability Company Operating
28	Agreement of ConnectU, LLC – bates numbers C011285 through 011335, including without DOCSSV1:429379.3

1	limitation, the dollar amount, the recipient, the reason, AND the date of each Distribution.
2	<u>INTERROGATORY NO. 22:</u>
3	IDENTIFY ALL universities, colleges, high schools, AND institutes of higher learning
4	located in California at which CONNECTU provides OR provided services including without
5	limitation, access to the connectu.com website, including without limitation University of
6	California (all campuses), California State University (all campuses), Stanford University, San
7	Jose State University, Santa Clara University, University of San Francisco, University of
8	Southern California, University of San Diego, San Diego State University, AND Claremont
9	Colleges (all campuses), as well as the USERS using email domains (e.g., name@stanford.edu)
10	from those universities, colleges, high schools, AND institutes of higher learning.
11	<u>INTERROGATORY NO. 23:</u>
12	IDENTIFY ALL actions made on behalf of CONNECTU.
13	Dated: November 2, 2005 Orrick, Herrington & Sutcliffe LLP
14	Dated: November, 2005 Offick, Herrington & Sutcline LLF
15	100
16	Robert D. Nagel Attorneys for Plaintiff
17	THEFACEBOOK, INC.
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1 2 3 4	G. HOPKINS GUY, III (STATE BAR NO. 124 I. NEEL CHATTERJEE (STATE BAR NO. 17 MONTE COOPER (STATE BAR NO. 196746) ROBERT D. NAGEL (STATE BAR NO. 2111 JOSHUA H. WALKER (STATE BAR NO. 224 ORRICK, HERRINGTON & SUTCLIFFE LLF 1000 Marsh Road Menlo Park, CA 94025	3985)) 13) 1 940)
5 6	Telephone: 650-614-7400 Facsimile: 650-614-7401	
7 8	Attorneys for Plaintiff THEFACEBOOK, INC.	
9	SUPERIOR COURT OF TH	HE STATE OF CALIFORNIA
10	COUNTY OF	SANTA CLARA
11	THEFACEBOOK, INC.,	CASE NO. 1:05-CV-047381
12 13	Plaintiff,	THEFACEBOOK, INC.'S FIRST SET OF SPECIAL INTERROGATORIES TO DEFENDANT CAMERON
14 15 16	v. CONNECTU LLC, CAMERON WINKLEVOSS, TYLER WINKLEVOSS, HOWARD WINKLEVOSS, DIVYA NARENDRA, AND DOES 1-25,	WINKLEVOSS
17 18	Defendants.	
19 20 21 22	PROPOUNDING PARTY: THEFACE RESPONDING PARTY: CAMERO SET NO.: ONE (NO	ON WINKLEVOSS
23 24	YOU ARE HEREBY REQUESTED, pu section 2030, to answer the following interrogat	ursuant to California Code of Civil Procedure
25	penalty of perjury, within thirty (30) days after s	
26		NITIONS
27		clude and encompass "ALL." As used herein, the
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singular shall always include the plural and the present tense shall also include the past tense. The words "AND" as well as "OR" shall be construed disjunctively or conjunctively as necessary to bring within the scope of this request all documents or things that might otherwise be construed to be outside its scope.

- The terms "PERSON" and "PERSONS" mean both natural persons and legal B. entities, including without limitation, corporations, companies, firms, partnerships, joint ventures, proprietorships, associations, and governmental bodies or agencies. Unless noted otherwise, references to any person, entity or party herein include its, his, or her agents, attorneys, employees, employers, officers, directors, or others acting on or purporting to act on behalf of said person, entity, or party.
- C. "EVIDENCE" or any variant thereof, including but not limited to "EVIDENCING," when used in connection with any document, shall be understood to apply if the document directly or indirectly mentions, discusses, constitutes, concerns, supports contradicts, relates to, refers to, or in any other way deals with the subject matter described in the request in which the term appears.
- "REFER TO" or "RELATE TO" as used herein mean pertaining to, relevant to, D. material to, evidencing, affecting, comprising, discussing, dealing with, considering or otherwise concerning in any manner whatsoever the subject matter of the inquiry.
- E. As used herein, the term "DOCUMENT" means the original and each nonidentical copy of any written, printed, typed, recorded, computerized, electronic, taped, graphic, or other matter, in whatever form, whether in final or draft, including but not limited to all materials that constitute "writings" or "recordings" or "photographs" within the broadest meaning of the term "Writing" as defined in California Code of Evidence sections 250, 255, and 260 and ALL materials that constitute "documents" within the broadest meaning of California Code of Civil Procedure section 2031. DOCUMENT includes without limitation, printed matter, electronic mail, materials stored on computer hard drives, diskettes, tapes, any other computer media, recorded voice mail messages and any other information stored magnetically, optically or electronically.

LLC, their past AND present parents, subsidiaries, affiliates, predecessors, divisions, officers, directors, trustees, employees, staff members, agents, counsel, representatives, consultants, AND DOCSSVI:432580.2

Technologies, LLC; Winklevoss Consultants, Inc., The Winklevoss Group; AND Winklevoss,

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J.

"WINKLEVOSS COMPANIES" means, without limitation, Winklevoss

interrogatory answers and to state the document's title and date, or if unknown, the approximate

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1	date of creation;
2	b. to identify each person who signed or participated in the preparation of the
3	document;
4	c. to identify each person who is an addressee, including each person to
5	whom a copy was to be sent or who received a copy of the document;
6	d. to summarize the subject matter of the document;
7	e. to provide the present location of the document and the identity of the
8	custodian of the original and each copy thereof; and
9	f. if the document no longer exists, to give the date on which it was
10	destroyed, the identity of the person who destroyed it, and the person under whose authority it
11	was destroyed.
12	5. "IDENTIFY" a circumstance, occurrence or event, means to describe it in detail,
13	including date, time, surrounding circumstances, PERSONS involved OR present, reasons,
14	effects, results, where AND how it occurred, AND what occurred.
15	6. In answering the following interrogatories, YOU are required to provide ALL
16	information that is available to YOU within YOUR control, including information in the
17	possession of YOUR attorneys, investigators, employees, agents, representatives, and guardians
18	or any other person acting on YOUR behalf, and not merely information from YOUR own
19	personal knowledge.
20	7. If YOU cannot answer any interrogatory in full, answer to the extent YOU are able
21	to do so, state the reason for YOUR inability to answer further, and state the knowledge or
22	information available to YOU concerning the unanswered portion.
23	8. If YOU object to any of the interrogatories, YOU must state the grounds for any
24	objection(s). If YOU object to only part of an interrogatory, YOU must state the objection and
25	the grounds for any objection(s) and respond to the remainder of the interrogatory.
26	9. Each answer should be preceded by a reiteration of the full interrogatory to which
27	it responds.

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10. For each interrogatory, IDENTIFY ALL persons who provided information or otherwise assisted in preparing YOUR response.

INTERROGATORIES

INTERROGATORY NO. 1:

Describe in detail AND IDENTIFY ALL contacts AND COMMUNICATIONS YOU, CONNECTU, HARVARDCONNECTION AND WINKLEVOSS COMPANIES have had with PERSONS (including without limitation, USERS) currently OR formerly residing OR domiciled in California; businesses (including without limitation, Internet search engines providers such as Google Inc. AND Yahoo! Inc., server providers, advertising agencies, advertisers, Internet service providers, computer equipment providers, YOUR licensors AND licensees) currently OR formerly located, licensed, based, OR incorporated in California; AND universities, colleges, high schools located in California, including without limitation, letters, emails, advertising materials, business solicitations, business contacts, telephonic conversations, facsimile transmissions, AND trips to California. In doing so, IDENTIFY the PERSONS contacted, the location AND time where any such contact OR event occurred, AND the subject matter of the contact OR COMMUNICATION.

INTERROGATORY NO. 2:

IDENTIFY, on a monthly basis, how many USERS have been registered at the connectu.com website since February 2004, AND how many of those USERS are residents of, OR PERSONS domiciled in, California.

INTERROGATORY NO. 3:

IDENTIFY the number AND amount of accounts receivable owed YOU, CONNECTU, HARVARDCONNECTION AND WINKLEVOSS COMPANIES by PERSONS that, or who, are California residents OR PERSONS domiciled in California. In doing so, IDENTIFY the goods AND services for which the individual accounts receivable are owed.

INTERROGATORY NO. 4:

IDENTIFY ALL instances in which YOU, CONNECTU, HARVARD-CONNECTION

AND WINKLEVOSS COMPANIES have been in California, including without limitation,

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business, trips, OR recreational trips; living, residing OR domiciling in California; AND flying OR driving to OR through California. In doing so, IDENTIFY the dates of ALL occurrences AND the length of the stay in California.

INTERROGATORY NO. 5:

IDENTIFY ALL of YOUR, CONNECTU'S, HARVARDCONNECTION'S AND WINKLEVOSS COMPANIES' current AND former personal OR real property currently OR previously located in California.

INTERROGATORY NO. 6:

IDENTIFY ALL contracts AND agreements involving YOU, CONNECTU, OR WINKLEVOSS COMPANIES in which California law governs AND/OR in which the parties to the contract OR agreement agreed as to the jurisdiction of California state courts AND/OR United States federal courts located in California.

INTERROGATORY NO. 7:

IDENTIFY occurrences when YOU, CONNECTU, AND/OR ANY PERSON on YOUR OR CONNECTU'S behalf, including without limitation, PACIFIC NORTHWEST SOFTWARE, accessed the website, www.facebook.com, AND the purposes of each access, including without limitation, ANY COMMUNICATIONS that RELATE TO ANY of the occurrences AND FACEBOOK user OR registrant accounts OR email addresses used to access the facebook.com website.

INTERROGATORY NO. 8:

IDENTIFY occurrences when YOU, CONNECTU, AND/OR ANY PERSON on YOUR OR CONNECTU'S behalf, including without limitation, PACIFIC NORTHWEST SOFTWARE, distributed emails to email addresses of members OR registrants of FACEBOOK for ANY reason, including without limitation, to solicit membership OR registration with CONNECTU, including without limitation, email addresses of PERSONS currently OR formerly located, residing OR domiciled in California, including without limitation, ANY COMMUNICATIONS that RELATE TO ANY of the occurrences.

INTERR	OGAT	ORY	NO.	9:

IDENTIFY ALL of YOUR, CONNECTU'S, HARVARDCONNECTION'S AND WINKLEVOSS COMPANIES' licenses OR registrations regarding the ability to do business in California.

INTERROGATORY NO. 10:

IDENTIFY the first date YOU knew OR believed that FACEBOOK, its servers, facilities, offices, OR personnel were located in California.

INTERROGATORY NO. 11:

IDENTIFY the services provided through the connectu.com website to USERS, including without limitation, how the services are provided.

INTERROGATORY NO. 12:

IDENTIFY ALL USERS, including without limitation, their respective email addresses.

INTERROGATORY NO. 13:

IDENTIFY the circumstances surrounding the formation AND maintenance of CONNECTU as a limited liability company, including without limitation, filings, investments, COMMUNICATIONS, PERSONS involved, capitalization, directors, officers, attorneys, investors, AND reasons for the formation, as well as organizational meetings, including without limitation meetings of directors, officers, board member, AND Members, Managers AND Board of Managers, as defined in the Limited Liability Company Operating Agreement of ConnectU, LLC – bates numbers C011285 through 011335.

INTERROGATORY NO. 14:

IDENTIFY current AND former directors, officers, employees, AND agents of CONNECTU (including without limitation, Members, Managers AND Board of Managers as defined in the Limited Liability Company Operating Agreement of ConnectU, LLC – bates numbers C011285 through 011335), HARVARDCONNECTION, AND WINKLEVOSS COMPANIES, including without limitation, dates in these positions, duties, job descriptions, authorities, AND responsibilities.

1	INTERROGATORY NO. 15:
2	IDENTIFY ALL of YOUR, CONNECTU'S, HARVARDCONNECTION'S OR
3	WINKLEVOSS COMPANIES' advertising, promotions AND marketing activities directed, at
4	least in part, at California residents.
5	INTERROGATORY NO. 16:
6	IDENTIFY ALL of YOUR, CONNECTU'S, HARVARDCONNECTION'S AND
7	WINKLEVOSS COMPANIES' business relationships with, OR financial interests in, businesses
8	(including without limitation, Affiliates as defined in Limited Liability Company Operating
9	Agreement of ConnectU, LLC – bates numbers C011285 through 011335) currently OR formerly
10	incorporated, licensed, located, based, OR with facilities OR offices located in California,
11	including without limitation, the nature of each relationship, the IDENTITY of each business,
12	AND whether each business is incorporated, licensed, located, based OR has facilities OR offices
13	located in California.
14	INTERROGATORY NO. 17:
15	IDENTIFY ALL reasons why defending this lawsuit in California would burden YOU.
16	INTERROGATORY NO. 18:
17	IDENTIFY the ownership of CONNECTU, HARVARDCONNECTION AND
18	WINKLEVOSS COMPANIES, including without limitation, PERSON'S names, amounts they
19	contributed OR invested, AND their percent ownership OR control (including without limitation,
20	Capital Contributions, Percent Interest, Equity Units, Non-Equity Units, Voting Units as defined
21	in the Limited Liability Company Operating Agreement of ConnectU, LLC – bates numbers
22	C011285 through 011335) on a by-PERSON basis.
23	INTERROGATORY NO. 19:
24	IDENTIFY the location of CONNECTU'S AND WINKLEVOSS COMPANIES' offices,
25	facilities, server/equipment locations.
26	INTERROGATORY NO. 20:
27	IDENTIFY ANY Dissociations, as defined in the Limited Liability Company Operating
28	Agreement of ConnectU, LLC – bates numbers C011285 through 011335, including without DOCSSV1:432580.2

1	limitation, the PERSON dissociated, the date, AND ANY reasons for each Dissociations.
2	<u>INTERROGATORY NO. 21:</u>
3	IDENTIFY ANY Distributions as defined in the Limited Liability Company Operating
4	Agreement of ConnectU, LLC – bates numbers C011285 through 011335, including without
5	limitation, the dollar amount, the recipient, the reason, AND the date of each Distribution.
6	<u>INTERROGATORY NO. 22:</u>
7	IDENTIFY ALL universities, colleges, high schools, AND institutes of higher learning
8	located in California at which CONNECTU provides OR provided services including without
9	limitation, access to the connectu.com website, including without limitation University of
10	California (all campuses), California State University (all campuses), Stanford University, San
11	Jose State University, Santa Clara University, University of San Francisco, University of
12	Southern California, University of San Diego, San Diego State University, AND Claremont
13	Colleges (all campuses), as well as the USERS using email domains (e.g., name@stanford.edu)
14	from those universities, colleges, high schools, AND institutes of higher learning.
15	INTERROGATORY NO. 23:
16	IDENTIFY ALL actions made on behalf of CONNECTU by YOU.
17	Dated: November 3, 2005 Orrick, Herrington & Systeliffe LLP
18	Dated: November _5, 2005 Orrick, Herrington & Sutcliffe LLP
19	$\mathcal{L}, \Lambda \mathcal{A}$
20	Robert D. Nagel
21	/ Attorneys for Plaintiff THEFACEBOOK, INC.
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1	G. HOPKINS GUY, III (STATE BAR NO. 124 I. NEEL CHATTERJEE (STATE BAR NO. 17:	
2	MONTE COOPER (STATE BAR NO. 196746) ROBERT D. NAGEL (STATE BAR NO. 2111) 13)
3	JOSHUA H. WALKER (STATE BAR NO. 224 ORRICK, HERRINGTON & SUTCLIFFE LLP	940)
4	1000 Marsh Road Menlo Park, CA 94025	
5	Telephone: 650-614-7400 Facsimile: 650-614-7401	
6 7	Attorneys for Plaintiff THEFACEBOOK, INC.	
8	SUPERIOR COURT OF TH	HE STATE OF CALIFORNIA
9	COUNTY OF SANTA CLARA	
10		
11	THEFACEBOOK, INC.,	CASE NO. 1:05-CV-047381
12	Plaintiff,	THEFACEBOOK, INC.'S FIRST SET
13	v.	OF SPECIAL INTERROGATORIES TO DEFENDANT TYLER
14	CONNECTU LLC, CAMERON	WINKLEVOSS
15	WINKLEVOSS, TYLER WINKLEVOSS, HOWARD WINKLEVOSS, DIVYA	
16	NARENDRA, AND DOES 1-25,	
17	Defendants.	
18		
19	PROPOUNDING PARTY: THEFACT	EBOOK, INC.
20	RESPONDING PARTY: TYLER W	VINKLEVOSS
21	SET NO.: ONE (NO.	S. 1-23)
22 23		
24	YOU ARE HEREBY REQUESTED, pu	rsuant to California Code of Civil Procedure
25	section 2030, to answer the following interrogatories separately and fully, in writing, and under	
26	penalty of perjury, within thirty (30) days after service.	
27	<u>DEFINITIONS</u>	
28	A. "ANY" shall be understood to in	clude and encompass "ALL." As used herein, the
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INTERROGATORIES: SET ONE

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singular shall always include the plural and the present tense shall also include the past tense. The words "AND" as well as "OR" shall be construed disjunctively or conjunctively as necessary to bring within the scope of this request all documents or things that might otherwise be construed to be outside its scope.

- B. The terms "PERSON" and "PERSONS" mean both natural persons and legal entities, including without limitation, corporations, companies, firms, partnerships, joint ventures, proprietorships, associations, and governmental bodies or agencies. Unless noted otherwise, references to any person, entity or party herein include its, his, or her agents, attorneys, employees, employers, officers, directors, or others acting on or purporting to act on behalf of said person, entity, or party.
- C. "EVIDENCE" or any variant thereof, including but not limited to "EVIDENCING," when used in connection with any document, shall be understood to apply if the document directly or indirectly mentions, discusses, constitutes, concerns, supports contradicts, relates to, refers to, or in any other way deals with the subject matter described in the request in which the term appears.
- D. "REFER TO" or "RELATE TO" as used herein mean pertaining to, relevant to, material to, evidencing, affecting, comprising, discussing, dealing with, considering or otherwise concerning in any manner whatsoever the subject matter of the inquiry.
- E. As used herein, the term "DOCUMENT" means the original and each nonidentical copy of any written, printed, typed, recorded, computerized, electronic, taped, graphic, or other matter, in whatever form, whether in final or draft, including but not limited to all materials that constitute "writings" or "recordings" or "photographs" within the broadest meaning of the term "Writing" as defined in California Code of Evidence sections 250, 255 and 260, AND ALL materials that constitute "documents" within the broadest meaning of California Code of Civil Procedure section 2031. DOCUMENT includes without limitation, printed matter, electronic mail, materials stored on computer hard drives, diskettes, tapes, any other computer media, recorded voice mail messages and any other information stored magnetically, optically or electronically. DOCSSV1:432603.2

J. "WINKLEVOSS COMPANIES" means, without limitation, Winklevoss
Technologies, LLC; Winklevoss Consultants, Inc., The Winklevoss Group; AND Winklevoss,
LLC, their past AND present parents, subsidiaries, affiliates, predecessors, divisions, officers,
directors, trustees, employees, staff members, agents, counsel, representatives, consultants, AND
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interrogatory answers and to state the document's title and date, or if unknown, the approximate

INTERROGATORIES

INTERROGATORY NO. 1:

Describe in detail AND IDENTIFY ALL contacts AND COMMUNICATIONS YOU, CONNECTU, HARVARDCONNECTION AND WINKLEVOSS COMPANIES have had with PERSONS (including without limitation, USERS) currently OR formerly residing OR domiciled in California; businesses (including without limitation, Internet search engines providers such as Google Inc. AND Yahoo! Inc., server providers, advertising agencies, advertisers, Internet service providers, computer equipment providers, YOUR licensors AND licensees) currently OR formerly located, licensed, based, OR incorporated in California; AND universities, colleges, high schools located in California, including without limitation, letters, emails, advertising materials, business solicitations, business contacts, telephonic conversations, facsimile transmissions, AND trips to California. In doing so, IDENTIFY the PERSONS contacted, the location AND time where any such contact OR event occurred, AND the subject matter of the contact OR COMMUNICATION.

INTERROGATORY NO. 2:

IDENTIFY, on a monthly basis, how many USERS have been registered at the connectu.com website since February 2004, AND how many of those USERS are residents of, OR PERSONS domiciled in, California.

INTERROGATORY NO. 3:

IDENTIFY the number AND amount of accounts receivable owed YOU, CONNECTU, HARVARDCONNECTION AND WINKLEVOSS COMPANIES by PERSONS that, or who, are California residents OR PERSONS domiciled in California. In doing so, IDENTIFY the goods AND services for which the individual accounts receivable are owed.

INTERROGATORY NO. 4:

IDENTIFY ALL instances in which YOU, CONNECTU, HARVARD-CONNECTION AND WINKLEVOSS COMPANIES have been in California, including without limitation, business, trips, OR recreational trips; living, residing OR domiciling in California; AND flying DOCSSV1:432603.2

1	OR driving to OR through California. In doing so, IDENTIFY the dates of ALL occurrences
2	AND the length of the stay in California.
3	<u>INTERROGATORY NO. 5:</u>
4	IDENTIFY ALL of YOUR, CONNECTU'S, HARVARDCONNECTION'S AND
5	WINKLEVOSS COMPANIES' current AND former personal OR real property currently OR
6	previously located in California.
7	<u>INTERROGATORY NO. 6:</u>
8	IDENTIFY ALL contracts AND agreements involving YOU, CONNECTU, OR
9	WINKLEVOSS COMPANIES in which California law governs AND/OR in which the parties to
10	the contract OR agreement agreed as to the jurisdiction of California state courts AND/OR United
11	States federal courts located in California.
12	<u>INTERROGATORY NO. 7:</u>
13	IDENTIFY occurrences when YOU, CONNECTU, AND/OR ANY PERSON on YOUR
14	OR CONNECTU'S behalf, including without limitation, PACIFIC NORTHWEST SOFTWARE,
15	accessed the website, www.facebook.com, AND the purposes of each access, including without
16	limitation, ANY COMMUNICATIONS that RELATE TO ANY of the occurrences AND
17	FACEBOOK user OR registrant accounts OR email addresses used to access the facebook.com
18	website.
19	INTERROGATORY NO. 8:
20	IDENTIFY occurrences when YOU, CONNECTU, AND/OR ANY PERSON on YOUR
21	OR CONNECTU'S behalf, including without limitation, PACIFIC NORTHWEST SOFTWARE,
22	distributed emails to email addresses of members OR registrants of FACEBOOK for ANY
23	reason, including without limitation, to solicit membership OR registration with CONNECTU,
24	including without limitation, email addresses of PERSONS currently OR formerly located,
25	residing OR domiciled in California, including without limitation, ANY COMMUNICATIONS
26	that RELATE TO ANY of the occurrences.
27	INTERROGATORY NO. 9:
28	IDENTIFY ALL of YOUR, CONNECTU'S, HARVARDCONNECTION'S AND

1	WINKLEVOSS COMPANIES' licenses OR registrations regarding the ability to do business in
2	California.
3	INTERROGATORY NO. 10:
4	IDENTIFY the first date YOU knew OR believed that FACEBOOK, its servers, facilities,
5	offices, OR personnel were located in California.
6	INTERROGATORY NO. 11:
7	IDENTIFY the services provided through the connectu.com website to USERS, including
8	without limitation, how the services are provided.
9	INTERROGATORY NO. 12:
10	IDENTIFY ALL USERS, including without limitation, their respective email addresses.
11	INTERROGATORY NO. 13:
12	IDENTIFY the circumstances surrounding the formation AND maintenance of
13	CONNECTU as a limited liability company, including without limitation, filings, investments,
14	COMMUNICATIONS, PERSONS involved, capitalization, directors, officers, attorneys,
15	investors, AND reasons for the formation, as well as organizational meetings, including without
16	limitation meetings of directors, officers, board member, AND Members, Managers AND Board
17	of Managers, as defined in the Limited Liability Company Operating Agreement of ConnectU,
18	LLC – bates numbers C011285 through 011335.
19	INTERROGATORY NO. 14:
20	IDENTIFY current AND former directors, officers, employees, AND agents of
21	CONNECTU (including without limitation, Members, Managers AND Board of Managers as
22	defined in the Limited Liability Company Operating Agreement of ConnectU, LLC – bates
23	numbers C011285 through 011335), HARVARDCONNECTION, AND WINKLEVOSS
24	COMPANIES, including without limitation, dates in these positions, duties, job descriptions,
25	authorities, AND responsibilities.
26	INTERROGATORY NO. 15:
27	IDENTIFY ALL of YOUR, CONNECTU'S, HARVARDCONNECTION'S OR
28	WINKLEVOSS COMPANIES' advertising, promotions AND marketing activities directed, at DOCSSV1:432603.2

2	INTERROGATORY NO. 16:
3	IDENTIFY ALL of YOUR, CONNECTU'S, HARVARDCONNECTION'S AND
4	WINKLEVOSS COMPANIES' business relationships with, OR financial interests in, businesses
5	(including without limitation, Affiliates as defined in Limited Liability Company Operating
6	Agreement of ConnectU, LLC – bates numbers C011285 through 011335) currently OR formerly
7	incorporated, licensed, located, based, OR with facilities OR offices located in California,
8	including without limitation, the nature of each relationship, the IDENTITY of each business,
9	AND whether each business is incorporated, licensed, located, based OR has facilities OR offices
10	located in California.
11	<u>INTERROGATORY NO. 17:</u>
12	IDENTIFY ALL reasons why defending this lawsuit in California would burden YOU.
13	INTERROGATORY NO. 18:
14	IDENTIFY the ownership of CONNECTU, HARVARDCONNECTION AND
15	WINKLEVOSS COMPANIES, including without limitation, PERSON'S names, amounts they
16	contributed OR invested, AND their percent ownership OR control (including without limitation,
17	Capital Contributions, Percent Interest, Equity Units, Non-Equity Units, Voting Units as defined
18	in the Limited Liability Company Operating Agreement of ConnectU, LLC – bates numbers
19	C011285 through 011335) on a by-PERSON basis.
20	INTERROGATORY NO. 19:
21	IDENTIFY the location of CONNECTU'S AND WINKLEVOSS COMPANIES' offices,
22	facilities, server/equipment locations.
23	INTERROGATORY NO. 20:
24	IDENTIFY ANY Dissociations, as defined in the Limited Liability Company Operating
25	Agreement of ConnectU, LLC – bates numbers C011285 through 011335, including without
26	limitation, the PERSON dissociated, the date, AND ANY reasons for each Dissociations.
27	INTERROGATORY NO. 21:
28	IDENTIFY ANY Distributions as defined in the Limited Liability Company Operating DOCSSV1:432603.2 - 9 -

least in part, at California residents.

1	Agreement of ConnectU, LLC – bates numbers C011285 through 011335, including without	
2	limitation, the dollar amount, the recipient, the reason, AND the date of each Distribution.	
3	INTERROGATORY NO. 22:	
4	IDENTIFY ALL universities, colleges, high schools, AND institutes of higher learning	
5	located in California at which CONNECTU provides OR provided services including without	
6	limitation, access to the connectu.com website, including without limitation University of	
7	California (all campuses), California State University (all campuses), Stanford University, San	
8	Jose State University, Santa Clara University, University of San Francisco, University of	
9	Southern California, University of San Diego, San Diego State University, AND Claremont	
10	Colleges (all campuses), as well as the USERS using email domains (e.g., name@stanford.edu)	
11	from those universities, colleges, high schools, AND institutes of higher learning.	
12	<u>INTERROGATORY NO. 23:</u>	
13	IDENTIFY ALL actions made on behalf of CONNECTU by YOU.	
14	Dated: November 3, 2005 Orrick, Herrington & Sutcliffe LLP	
Dated: November	Dated: November 2, 2005 Orrick, Herrington & Sutcliffe LLP	
16	All h	
17	Robert D. Nagel	
18	Attorneys for Plaintiff THEFACEBOOK, INC.	
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